

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
GARY LA BARBERA, THOMAS GESUALDI, :
LAWRENCE KUDLA, LOUIS BISIGNANO, :
ANTHONY PIROZZI, FRANK FINKEL, :
JOSEPH FERRARA, SR., LYNN MOUREY, :
MARC HERBST, and THOMAS PIALI, :
as Trustees and Fiduciaries of the Local 282 :
Pension Fund Trust, :

Plaintiffs, :

- against - :

JUDA CONSTRUCTION, LTD.; :
FULLERTON LAND DEVELOPMENT, LTD., :
a/k/a FULLERTON AVENUE LAND :
DEVELOPMENT, LTD.; CTJ CONSTRUCTION, :
LTD.; CHATHAM CONSTRUCTION, LTD.; :
TORRETTA TRUCKING INC.; :
FINESSE CONSTRUCTION, LLC; :
INNOVATIVE DISPOSAL SYSTEMS LLC; :
PURE EARTH, INC.; PURE EARTH :
TRANSPORTATION AND DISPOSAL :
SYSTEMS, INC., a/k/a AMERICAN :
TRANSPORTATION AND DISPOSAL :
SYSTEMS, LTD.; PURE EARTH MATERIALS, :
INC., a/k/a SOUTH JERSEY DEVELOPMENT, :
INC.; THOMAS ATTONITO; NICHOLAS :
PANICCIA; and CHRISTOPHER UZZI, :

Defendants. :
-----X

Dkt No. 07 CV 5763 (JSR)

**ANSWER OF
PURE EARTH DEFENDANTS
TO CROSS-CLAIMS
OF CHATHAM DEFENDANTS**

Defendants Juda Construction, Ltd., Pure Earth, Inc., Pure Earth Transportation and Disposal Systems, Inc., a/k/a American Transportation and Disposal Systems, Ltd., and Pure Earth Materials, Inc., a/k/a/ South Jersey Development, Inc. (collectively, the "Pure Earth defendants"), by and through their counsel, Bahn, Herzfeld & Multer, LLP, hereby answer the

Cross-Claim¹ asserted by Defendants Fullerton Land Development, Ltd, a/k/a Fullerton Avenue Land Development Ltd, CTJ Construction Ltd, Chatham Construction Ltd, Thomas Attonito, Nicholas Paniccia and Christopher Uzzi (collectively, the “Chatham defendants”) as follows:

1. Deny the allegations set forth in Paragraph 370 of the Chatham defendants’ Answer and Cross-Claims, dated August 15, 2007.
2. Deny the allegations set forth in Paragraph 371 of the Chatham defendants’ Answer and Cross-Claims.

WHEREFORE, the Pure Earth defendants demand judgment be granted as follows:

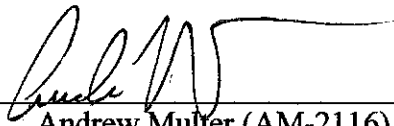
- A. Dismissing the Cross-Claim of the Chatham defendants against them;
- B. Granting them attorneys’ fees, costs and disbursements to the extent provided by contract, statute or otherwise; and

¹ Although the pleading to which the Pure Earth defendants respond herein is titled “Answer and Cross-Claims of [the Chatham defendants]”, only one cross-claim is asserted therein. See ECF Document #13.

C. Granting them such other, further and different relief as the Court deems
just and proper.

DATED: New York, New York
September 19, 2007

BAHN, HERZFELD & MULTER, LLP
Attorneys for Defendants Juda Construction, Ltd,
Pure Earth, Inc., Pure Earth Transportation and Disposal Systems LLC,
a/k/a American Transportation and Disposal Systems, Ltd., and Pure Earth
Materials, Inc., a/k/a South Jersey Development, Inc.
555 Fifth Avenue, 14th Floor
New York, NY 10017
Phone: (212) 818-9019
Fax: (212) 986-5316

By: 
Andrew Multer (AM-2116)

To: Erin Weeks Waldner, Esq. (EW-0330)
Michael Bauman, Esq. (MB-9118)
FRIEDMAN & WOLF
Attorneys for Plaintiffs
1500 Broadway, Suite 2300
New York, NY 10036
Phone: (212) 354-4500
Fax: (212) 719-9072

Christopher A. Smith, Esq. (CS-9014)
Trivella, Forte & Smith, LLP
Attorneys for Defendants Fullerton Land Development, Ltd., a/k/a Fullerton Avenue
Land Development, Ltd., Chatham Construction, Ltd, Torretta Trucking Inc.,
Thomas Attonito, Nicholas Panaccia, and Christopher Uzzi
1311 Mamaroneck Avenue, Suite 170
White Plains, NY 10605
Phone: (914) 843-9100
Fax: (914) 949-4752

Leonard K. Herman, Esq. (LH-3174)
Attorney for Defendants Finesse Construction LLC and
Innovative Disposal Systems LLC
75 Euclid Avenue
Ardsley, NY 10502
Phone: (914) 674-4936
Fax: (914) 674-4936